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September 22, 2008

Via ECF and Hand Delivery

Honorable Robert D. Drain  
United State Bankruptcy Judge  
Southern District of New York  
One Bowling Green  
New York, NY 10004

Re: Delphi Corporation  
Case No 05-44481 (RDD)

Response of "Splinter Unions"  
To Motion to Implement Modified GSA and  
MRA

Dear Judge Drain:

We are filing this letter statement jointly on behalf of the IUOE, IBEW, and IAM (the "Splinter Unions") in response to the Debtor's Motion for Authority to Implement the Amended and Restated Global Settlement Agreement and Master Restructuring Agreement (the "Motion") and to modify the Splinter Unions' Memoranda of Understanding ("MOUs") accordingly.

The Splinter Unions are fully cognizant of the external constraints on the Debtor, including imminent application of the Pension Protection Act to the Delphi HRP. The Splinter Unions do not object to the conceptual framework underlying the Motion, however the Splinter Unions are not yet in a position to assess how the proposed implementation of the amendments will affect the employees and retirees represented by the Splinter Unions. Counsel to the Splinter Unions received a proposed "Implementation Agreement" late on Friday afternoon and have only just begun to receive answers to information requests regarding the Motion submitted to the Debtor last week. Since Friday, Counsel have raised questions about how the Implementation Agreement and the modified GSA affect rights and obligations created by the existing MOUs that have yet to be answered.

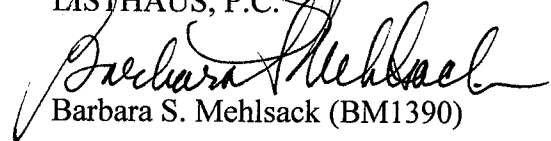
We fully expect the Debtor and GM to provide the answers we need to be able to negotiate a timely Implementation Agreement so that the employees and retirees represented by the Splinter Unions are treated fairly.

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Very truly yours,

GORLICK KRAVITZ &  
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